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WILLIAM F. SOO HOO (SBN 80694)	
1300 I Street	
Sacramento, CA 94244-2550	
Fax:	
Automeys for Flamen	
SUPERIOR COURT OF C	CALIFORNIA
COUNTY OF SACRA	AMENTO
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DEODI E OE THE STATE OF CALLEODNIA OV	CASE NO. 05AS04295
rel. BILL LOCKYER, Attorney General of the Sta of California,	NOTICE OF ENTRY OF
Plainti	iff, JUDGMENT
v.	
SEKAP, S.A., GREEK COOPERATIVE	
CIGARETTE MANUFACTURING COMPANY,	
corporation, and DOES 1 through 100, inclusive,	
Defendan	ats.
NOTICE OF ENTRY OF J	UDGMENT
	Attorney General of the State of California THOMAS GREENE Chief Assistant Attorney General DENNIS ECKHART Senior Assistant Attorney General WILLIAM F. SOO HOO (SBN 80694) Deputy Attorney General 1300 I Street P.O. Box 944255 Sacramento, CA 94244-2550 Telephone: Fax: Attorneys for Plaintiff SUPERIOR COURT OF COUNTY OF SACRA PEOPLE OF THE STATE OF CALIFORNIA, ex rel. BILL LOCKYER, Attorney General of the State of California, Plaint v. SEKAP, S.A., GREEK COOPERATIVE CIGARETTE MANUFACTURING COMPANY, S.A., a.k.a. SEKAP, S.A. (SEKAP), a foreign corporation, and DOES 1 through 100, inclusive, Defendar

1	PLEASE TAKE NOTICE that on July 20, 2006, Sacramento County Superior Court Judge				
2	Michael P. Kenney issued a Judgment in the above-captioned action. A true copy of the Judgmen				
3	is attached here to as Exhibit A and incorporated by reference herein.				
4					
5	Dated: July 24, 2006				
6	Respectfully submitted,				
7	BILL LOCKYER Attorney General of the State of California				
8	TOME GREENE				
9	Chief Assistant Attorney General DENNIS ECKHART Senior Assistant Attorney General				
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12	WILLIAM F. SOO HOO Deputy Attorney General				
13	Attorneys for Plaintiff				
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SACRAMENTO COURTS DEPT. #53 #54

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Attorneys for Plaintill

SUPERIOR COURT OF THE STATE OF CALIFORNIA

COUNTY OF SACRAMENTO

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PEOPLE OF THE STATE OF CALIFORNIA, ex rel. BILL LOCKYER, Attorney General of the State of California,

Plaintiff.

CASE NO. 05AS04295

[PROPOSED] JUDGMENT BY COURT AFTER DEFAULT

v.

SEKAP, S.A., GREEK COOPERATIVE CIGARETTE MANUFACTURING COMPANY, S.A., a.k.a. SEKAP, S.A. (SEKAP), a foreign corporation, and DOES 1 through 100, inclusive,

Defendants.

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THIS MATTER is before the Court on Plaintiff's Request for Entry of Default

Judgment against Defendant SEKAP S.A. GREEK COOPERATIVE CIGARETTE

MANUFACTURING COMPANY, S.A. ("SEKAP"). This Court has considered Plaintiff's

Request for Entry of Default Judgment and accompanying declarations, papers and exhibits

thereto, and the entire record in this matter and hereby find as follows:

1. The Attorney General of the State of California brings this action on behalf of Plaintiff, the People of the State of California, pursuant to California Health and Safety Code section 104557(c), to enforce the reserve fund requirements of California Health and Safety Code sections 104555-104557.

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- 2. The Defendant, SEKAP, manufactures eigarettes intended for sale in the United States and thus falls within the statutory definition of a "tobacco product manufacturer" as defined in California Health and Safety Code section 104556(i) SEKAP has sold and continues to sell eigarettes (as defined in section 104556(d)) directly or indirectly, to consumers in California and, accordingly, have transacted and are transacting business within the State of California.
- 3. At least thirty (30) days have passed since the date of service of the Summons and Verified Complaint on SEKAP and SEKAP has failed to appear and defend in this court.
- 4. **SEKAP** was not at the time of service of the Summons and Verified Complaint, nor is now, an infant or minor, a financially incapable, incapacitated or incompetent person, nor in the military service as defined by Article 1 of the "Soldiers' and Sailors' Civil Relief Act of 1940" as amended (50 U.S.C. Appen. § 501 et seq.).
- Jurisdiction has been reviewed and is proper over SEKAP pursuant to California
 Code of Civil Procedure, section 410.10.
- 6. Venue has been reviewed and is proper pursuant to California Code of Civil Procedure, section 393.
- 7. SEKAP has failed and continues to fail and/or otherwise comply with the reserve fund requirements of California Health and Safety Code, sections 104555-104557 and implementing regulations (Title 11, Calif. Code of Reg., §§ 999.10a through 999.14).
- 8. **SEKAP** has engaged in and continues to engage in acts of unfair competition as defined in California Business & Professions Code, section 17200, in that defendant has failed to establish the required reserve fund and failed to certify compliance to the Attorney General, in violation of California Health and Safety Code sections 104555, 104556, and 104557 and implementing regulations.
- 9. Notwithstanding notice, SEKAP has failed to certify to the Attorney General that a Qualified Escrow Fund (as defined in California Health and Safety Code section 104556(f)) has been established and has failed to make the deposits for its 2004 sales in California as required ///

under California Health and Safety Code section 104557. Accordingly, SEKAP's actions constitute one or more "knowing" violations.

10. **SEKAP** has committed one or more knowing violations of California Health and Safety Code section 104557 and is therefore subject to the maximum sanctions and penalties provided for under the reserve fund requirements of California Health and Safety Code section 104557.

THEREFORE, defaults having been entered by the clerk against SEKAP, as requested by Plaintiff, JUDGMENT is accordingly entered in favor of the Plaintiff and against SEKAP with respect to all claims, AS FOLLOWS:

A. SEKAP shall, within fifteen (15) days of this Order, establish a qualified escrow fund and place into said fund the following amount as adjusted for inflation per California Health and Safety Code section 104557(a)(2):

Sales during the year 2004: (7,401,000 units x \$0.0167539) plus 20.151102% for inflation for a total of \$148,982.13

- B. SEKAP shall, within fifteen (15) days of this Order, provide Plaintiff with a list of the names of all cigarette brands manufactured by SEKAP, as well as unit sales information and supporting documentation for sales in California in 2004.
- C. SEKAP shall, within fifteen (15) days of this Order, pay civil penalties in the amount of 300% of the escrow amounts improperly withheld, for a total of \$446,946.39 for knowingly violating California Health and Safety Code section 104557(a)(2), (c), by failing to certify to the Attorney General for the State of California that it is in compliance with California's reserve fund statute and for knowingly failing to establish a qualified escrow fund as defined under California Health and Safety Code section 104556(f) and knowingly failing to deposit sufficient escrow funds into a qualified escrow fund as required under California Health & Safety Code section 104557.
- D. Pursuant to California Business and Professions Code section 17203, SEKAP is hereby enjoined and otherwise prohibited from selling any cigarettes in California, either directly or through a distributor, retailer or other intermediary, including but not limited to,

the following brands: "Marathon," and "GR." The injunction shall commence from the date of this Order and continue until SEKAP establishes a qualified escrow fund, deposit \$148,982.13 into said escrow fund and provides to the Attorney General the compliance certification required by sections 104555-104557 and implementing regulations.

- E. Pursuant to Title 11, California Administrative Code section 999.20(b)(8), after the sales ban imposed by this judgment clapses, **SEKAP** shall make quarterly deposits into a qualified escrow account fund for two (2) years after **SEKAP** is permitted to resume selling cigarettes in California, directly or through a distributor, retailer or similar intermediary.
- F. Pursuant to Health and Safety Code section 104557(c)(3), SEKAP is hereby enjoined and otherwise prohibited from selling *any* cigarettes in California, either directly or through a distributor, retailer or other intermediary, *including but not limited to*, the following brand: "Marathon" and "GR." The injunction shall commence from the date of this Order and continue for two years as authorized by section 104557(c)(3).
- G. Pursuant to Title 11, California Code of Regulations section 999.20(b)(1), after the sales bans imposed by this judgment elapses, **SEKAP** shall make quarterly deposits into a qualified escrow account fund for two (2) years after **SEKAP** is permitted to resume selling cigarettes in California, directly or through a distributor, retailer or similar intermediary.
- H. Pursuant to Business and Professions Code section 17206, **SEKAP** shall, within fifteen (15) days from the date of this Order, pay a penalty of \$5,000 for violations of Business and Professions Code section 17200 et seq.
- I. SEKAP shall, within fifteen (15) days from the date of this Order, shall appoint an agent for service of process in California for any action to enforce any resulting injunction(s) and/or judgment in the within action.
- J. For the first 24 months after resuming sales, Defendant shall make quarterly deposits into its Qualified Escrow Fund, as specified in Title 11, California Code of Regulations section 999.20(b)(7), and complete and file a Certification of Compliance and Brand Families Unit Sales Schedule 1. Pursuant to Business and Professions Code section 17206, Defendant shall pay a penalty of \$2,500 for each Certification of Compliance, Brand Families

1	Unit Sales Schedule that is incomplete or inaccurate, or not filed with the Attorney General by				
2	the 20th calendar day after each quarter.				
3	K.	The Court shall retain jurisdiction in this matter.			
4	L.	SEKAP shall within fifteen (15) days of this Order	er, pa	y all Plaintiff's	
5	reasonable costs, including but not limited to filing fees in the amount of \$241.50 pursuant to				
6	Government Code section 6103.5, and process server's fee of \$970.00 subject to modification				
7	and/or further relief as this Court deems just and proper.				
8	M.	The Court further orders, as just and appropriate,	the fo	ollowing:	
9	1)	Name/Address of Judgment Creditors: State of California			
10		c/o Department of Justice-Office of the Attorney 1300 I. Street	Gene	eral	
11		P.O. Box 944255 Sacramento, CA 94244-2550			
12	·				
13	2)	Name/Address/Phone-Judgment Creditor's Attorn	iey:		
14	ŕ	William F. Soo Hoo, Deputy Attorney General Department of Justice-Office of the Attorney Gen	•		
15		1300 I. Street P.O. Box 944255			
16		Sacramento, CA 94244-2550 (916) 323-3795			
17	3)	Name/Address-Judgment Debtor:			
18		SEKAP			
19		Xanthi 6 th KLM Kavala Road			
20		GR-67100 Xanthi, Greece			
21	4)	Principal Amount of Judgment for Escrow:	\$	148,982.13	
23	4)	Principal Amount of Judgment for Penalties:	Ф	140,702.13	
24	5)	Health & Safety Code section 104557	\$	446,946.39	
25		Bus. & Prof. Code section 17200	\$ 	5,000.00	
26		Total Penalties	<u>\$</u> \$	600,928.52	
27	6)	Costs:	\$ \$	1,211.50	
28	0)	Grand Total	<u>\$</u> \$	602,140.02	
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1	7) Post-judgment simple interest at the rate of ten percent (10%) per annum				
2	on the total judgment which consists of items 4 thru 6 from the date of judgment is entered until				
3	fully paid. Interest is compounded annually.				
4		CDEED			
5	IT IS SO ORDERED, ADJUDGED AND DE Dated: July 20, 2006	CREED.			
6	Dated: My H, 2006	MICHAEL P. KENNY			
7		Judge of the Superior Court			
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DECLARATION OF SERVICE BY U.S. MAIL

PEOPLE v. SEKAP, et al Sacramento Superior Court No. 05AS04295

I declare:

I am employed in the Office of the Attorney General, which is the office of a member of the California State Bar, at which member's direction this service is made. I am 18 years of age or older and not a party to this matter; my business address is 1300 I Street, Suite 125, P.O. Box 944255, Sacramento, CA 94244-2550.

On <u>July 24, 2006</u>, I served the attached **NOTICE OF ENTRY OF JUDGMENT** by placing a true copy thereof enclosed in a sealed envelope with postage thereon fully prepaid, in the United States Mail at Sacramento, California, addressed as follows:

SEKAP, SA Greek Cooperative Cigarette Manufacturing Company Xanthi 6th Flm Kavala Road GR -67100 Xanthi, Greece

I declare under penalty of perjury under the laws of the State of California the foregoing is true and correct and that this declaration was executed on July 24, 2006, at Sacramento, California.

Kim Lahn	Kah
Declarant	Signature

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